UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

In re ENRON CORPORATION	N SECURITIES	§ §	Civil Action No. H- (Consolidated)
		§ 8	CLASS ACTION
This Document Relates To:		§	
MARK NEWBY, et al., Indivi Behalf of All Others Similarly	•	88888	
I	Plaintiffs,	§ §	
vs.		888888888	
ENRON CORP., et al.,		§ §	
I	Defendants.	§ §	
THE REGENTS OF THE UNICALIFORNIA, et al., Individu of All Others Similarly Situate	ally and On Behalf		
I	Plaintiffs,	§ 8	
vs.		8 8 8	
KENNETH L. LAY, et al.,		8 8	
I	Defendants.	8 8 8	

-01-3624

LEAD PLAINTIFF'S APPENDIX IN SUPPORT OF REPLIES REGARDING MOTION FOR CLASS CERTIFICATION

Exhibit:	Description:		
1	In re WorldCom, Inc. Sec. Litig., No. 02 Civ. 2388 (DLC), Order (S.D.N.Y. Oct. 24, 2003) (granting class certification);		
2	Chart detailing credit rating agencies coverage of Enron notes;		
3	Charts demonstrating price movement of Enron notes;		
4	Brokers and/or market makers for Enron U.S. debt issues during Class Period;		
5	Hudson Soft Co., Ltd.'s and Conseco Annuity Assurance Company's Reply to Defendants' Opposition to the Motion of Hudson Soft Co., Ltd. and Conseco Annuity Assurance Company to be Appointed as Lead Plaintiffs and for the Approval of their Selection of Co-Lead Counsel, dated Mar. 7, 2003;		
6	Certification of Conseco Annuity Assurance Co.;		
7	Joint Motion by Plaintiff Hudson Soft Co., Ltd., and Co-Lead Plaintiff Movant Conseco Annuity Assurance Company: (1) To Sever Claims; and (ii) For Leave to File Two Amended Complaints, dated Feb. 28, 2003;		
8	Consolidation Order, dated Mar. 17, 2003;		
9	Nenni v. Dean Witter Reynolds, Inc., No. 98-12454-REK, Order (D. Mass. Sept. 29, 1999);		
10	Excerpts from the deposition of Jacque Millard;		
11	Certification of IHC Health Plans Inc.;		
12	Excerpts from the deposition of Jeffrey Eldridge Heil;		
13	Excerpts from the deposition of Louis Alexander Sarno;		
14	Excerpts from the deposition of Wayne Chun;		
15	Excerpts from the deposition of George Placke;		
16	Excerpts from the deposition of Michael Joseph Bessire;		
17	Excerpts from the deposition of Richard William Kimmerling, M.D.;		
18	Excerpts from the deposition of Michael B. Henning;		
19	Excerpts from the deposition of John David Zegarski;		
20	Excerpts from the deposition of Joseph C. Speck;		
21	Excerpts from the deposition of Ben Leroy Schuette;		
22	Excerpts from the deposition of Carl Creed Wilberg;		
23	Excerpts from the deposition of John J. Cassidy;		
24	Excerpts from the deposition of Dr. Fitzhugh Mayo;		
25	Excerpts from the deposition of William Pierce Kennett;		
26	Excerpts from the deposition of Randall Atkins;		
27	Excerpts from the deposition of Paula N. John;		

28	Excerpts from the deposition of Nathaniel Pulsifer;	
29	Excerpts from the deposition of Donald Trent Bobbs;	
30	Excerpts from the deposition of Mervin "Buddy" Schwartz;	
31	Excerpts from the deposition of Stephen M. Smith;	
32	Excerpts from the deposition of Barbara Ann McFetridge.	
33	Imperial County Employees Retirement System Confirmation of Trade;	
34	Excerpts from Enron Corp. Prospectus, filed June 1, 2000;	
35	Excerpts from Enron Corp. Prospectus, filed Aug. 10, 1999;	
36	Excerpts from Enron Corp. Registration Statement, filed July 18, 2001;	
37	Excerpts from Enron Corp. Prospectus, filed May 19, 1999;	
38	In re Gupta Corp. Sec. Litig., No. 94-1517-FMS, Order (N.D. Cal. May 16, 1995);	
39	Staro v. Arthur Andersen et al., No. H-01-4480, Class Action Complaint, filed Dec. 21, 2001 (S.D. Tex.);	
40	Declaration of Colin Lancaster in Support of the Motion of the Staro Group for Appointment as Lead Plaintiff, and Approval of its Selection of Lead Counsel, filed Jan. 21, 2002;	
41	Excerpts of Agreement of Limited Partnership of Stark Investments Limited Partnership; and	
42	Staro's Schedule of Enron Securities Transactions.	

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing PLAINTIFFS' APPENDIX IN SUPPORT OF REPLIES REGARDING MOTION FOR CLASS CERTIFICATION document has been served by sending a copy via electronic mail to www.dynseclit.com on this November 24, 2003 pursuant to the Court's service orders.

Mo Maloney

The Exhibit(s) May

Be Viewed in the

Office of the Clerk